

**DRAWWING AMENDMENT**

In compliance with 37 CFR 1.121(d), the objected drawings are corrected as follows:  
Fig. 1 is amended the numeral references "25"~"29" to show the inventive items. A "Prior Art" of Fig. 17 is added to separately show the conventional grill. The amended drawings are attached on the separate sheets.

### REMARKS

#### Drawing Objection:

The objected drawing is corrected that Fig. 17 as a "Prior Art" is added to separately show the conventional items from the inventive items as shown in the revised Fig. 1.

#### Claim Rejection under 35 U.S.C. 112:

The claim rejection under 35 U.S.C. 112 is obviated by the above Specification and Claim Amendments.

The abstract is shortened within 150 words to meet the requirement of the USPTO.

#### Claim Rejection under 35 U.S.C. 103:

The ground rejection of claims 1 and 11 under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art (AAPA) in view of Korean Patent No 2003-018624 (March 6, 2003) is respectfully traversed.

With respect to the ground rejection of claims 1 and 11 under 35 U.S.C. 103(a), examiner indicated that: AAPA discloses the barbecue grill structure, including a cooking grid recited in the limitations of claim 1, excluding a grid set made with a plurality of natural bamboo strips. Korean Patent discloses a cooking grid having a plurality of natural bamboo strips (13). Therefore, the combination of AAPA and the cited Korean Patent is obvious to a person of ordinary skill in the art at the time of the invention was made to obtain the present invention.

Applicant traverses the ground rejection of claims 1 and 11 under 35 U.S.C. 103(a), because both AAPA and the cited Korean Patent fails to teach the grid set forming an arch-shaped bamboo grid set (30), and a grid mounting set forming a metal frame and a pair of grid mounting plates to mount the grid set.

Examiner further indicated that claims 2~10 are allowable if rewritten to include the limitations of the allowable subject matters. Thanks for the allowable subject matters.

However, the rejected claim 1 is amended to include the allowable subject matters as amended and renumbered in claims 12-22 in the above claim amendment.

Therefore, the applicant believes the present application is now in allowance condition and the Notice of Allowance is respectively solicited.

Respectfully submitted



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